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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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7590 09/23/2004			EXAMINER	
John W. Carpenter CROSBY, HEAFEY, ROACH & MAY			NG, CHRISTINE Y	
P.O. Box 7936			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/809,562	HENDLER, HILLEL				
Office Action Summary	Examiner	Art Unit				
	Christine Ng	2663				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 14 N	<u> 1arch 2001</u> .					
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowa	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-29 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-5,8-17,20,22-25 and 27-29</u> is/are rejected.						
7)⊠ Claim(s) <u>6,7,18,19,21 and 26</u> is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) \boxtimes The drawing(s) filed on <u>14 March 2001</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner.						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	,					
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Burea	, , , , ,					
* See the attached detailed Office action for a list	t of the certified copies not receive	ed.				
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 01/03/2002. 	Paper No(s)/Mail Da					
		 				

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DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 9, 11, 14 and 24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 9 recites the limitation "the step of downconverting" in lines 2-3. There is insufficient antecedent basis for this limitation in the claim.

Claim 11 recites the limitation "the step of downconverting" in lines 2-3. There is insufficient antecedent basis for this limitation in the claim.

Claim 14 recites the limitation "the step of downconverting" in lines 2-3. There is insufficient antecedent basis for this limitation in the claim.

Claim 24 recites the limitation "said beam forming procedure" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 2, 4, 10-17, 20, 22 and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,859,842 to Scott.

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Referring to claim 1, Scott discloses in Figure 2 a communication method comprising the steps:

Receiving (at antennas 130,131) multiple signals (antenna signals 140,141).

Refer to Column 3, lines 51-55.

Multiplexing (at summer 151) the signals (antenna signals 140,141). Refer to Column 4, lines 34-35.

Transporting the multiplexed signals through a single chain (backhaul cable 152). Refer to Column 4, lines 35-37.

Demultiplexing (at splitter 160) the signals (antenna signals 140,141). Refer to Column 4, lines 50-52.

Using each of demultiplexed signals (antenna signals 166,167) in a related application (antenna diversity). Refer to Column 4, line 66 to Column 5, line 12 and Column 8, line 32 to Column 9, line 10.

Referring to claim 2, Scott discloses in Figure 2 that the step of receiving comprises receiving each of the multiple signals (antenna signals 140,141) on a separate antenna (antennas 130,131). Refer to Column 3, lines 51-55.

Referring to claim 4, Scott discloses in Figure 2 that the multiple signals (antenna signals 140,141) are RF signals. Refer to Column 3, lines 33-36.

Referring to claim 10, Scott discloses in Figure 2 that the step of using comprises using the demultiplexed signals (antenna signals 166,167) in an antenna diversity application. Refer to Column 8, line 32 to Column 9, line 10.

Referring to claim 11, Scott discloses in Figure 2 that:

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The method further comprises the step of downconverting the multiplexed signals (antenna signals 130,131) to a baseband signal. Refer to Column 4, lines 37-49.

The step of demultiplexing (at splitter 160) comprises demultiplexing the downconverted baseband signal. Refer to Column 4, lines 50-52.

The step of using comprises using the demultiplexed signals (antenna signals 166,167) in an antenna diversity application. Refer to Column 8, line 32 to Column 9, line 10.

Referring to claim 12, Scott discloses in Figure 2 that the step of using comprises using the demultiplexed signals (antenna signals 166,167) in separate applications.

The antenna providing the stronger signal may be used for communication until the signal quality deteriorates. Refer to Column 8, line 32 to Column 9, line 10.

Referring to claim 13, Scott discloses in Figure 2 that the step of transmitting the multiple signals (antenna signals 140,141) from separate sources. Refer to Column 3, lines 51-55.

Referring to claim 14, refer to the rejections of claims 11 and 12.

Referring to claim 15, refer to the rejection of claim 13.

Referring to claim 16, Scott discloses in Figure 2 a communication receiver comprising:

A switch (Figure 2) comprising:

At least two inputs, each input configured to coupleable to at least two signal carrying devices (antennas 130,131). Refer to Column 3, lines 51-55.

A switching mechanism (summer 151) configured to multiplex signals (antenna

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signals 140,141) received at said inputs. Refer to Column 4, lines 34-35.

An output (backhaul cable 152) configured to carry the multiplexed signal (from summer 151). Refer to Column 4, lines 35-37.

A downconverter (not shown) comprising an input coupled to the output of the switch (summer 151) and configured to downconvert the multiplexed signal (from summer 151). Refer to Column 4, lines 37-49.

A signal processor (splitter 160) comprising an input coupled to receive the downconverted multiplexed signal (from summer 151) and an output (demultiplexed signals 166,167). Refer to Column 4, lines 50-61.

Wherein the signal processor (splitter 160) is configured to provide, at the signal processor (splitter 160) output, a data signal (demultiplexed signals 166,167) substantially corresponding to data contained in a communication signal carried by the signal carrying devices (antennas 130,131). Refer to Column 4, lines 50-61.

Referring to claim 17, Scott discloses in Figure 2 that the communication receiver (Figure 2) is a wireless communication receiver and the signal carrying deices are antennas (antennas 130,131). Refer to Column 3, lines 33-36 and lines 51-59.

Referring to claim 20, Scott discloses in Figure 2 the communication receiver, wherein:

The communication signal (RF signal 113) comprises a plurality of communication signals (to each antenna 130,131). Refer to Column 3, lines 33-36.

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Each antenna (antennas 130,131) of the at least two antennas (antennas 130,131) is configured to receive one of the plurality of communication signals. Refer to Column 3, lines 51-55.

The signal processor (splitter 160) comprises at least two demodulators (filter/correlator 170,172 and 171,173) each configured to receive one of the at least two digital signals each corresponding to a digital representation of a portion of a communication signal (RF signal 113) of the plurality of communication signals received by one of the at least two antennas (antennas 130,131). Refer to Column 4, line 66 to Column 5, line 12 and Column 8, lines 55-59.

Each of the at least two demodulators (filter/correlator 170,172 and 171,173) are configured to provide a data signal corresponding to a signal substantially corresponding to data contained in the communication signal (RF signal 113) of the plurality of communication signals. Refer to Column 4, line 66 to Column 5, line 12.

Referring to claim 22, Scott discloses in Figure 2 a method for receiving a communication signal (RF signal 113) a wireless communication device comprising least two antennas (antennas 130,131), comprising:

Receiving a communication signal (RF signal 113) using least two antennas (antennas 130,131). Refer to Column 3, lines 51-55.

Sampling the communication signal (RF signal) from each of the least two antennas (antennas 130,131) to produce a sampled signal. The signal may be periodically sampled using A/D sampling before transmission over backhaul cable 152. Refer to Column 13, lines 42-50.

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Down converting the signal (RF signal 113) to generate a down converted signal. Refer to Column 4, lines 37-49.

Generating a digitized signal from the down converted signal. The signal may be periodically sampled using A/D sampling before transmission over backhaul cable 152. Refer to Column 13, lines 42-50.

De-multiplexing (splitter 160) the digitized signal produce least two digital signals (antenna signals 166,167) each corresponding communication signal as received by the at least two antennas (antennas 130,131). Refer to Column 4, lines 50-52.

Preparing (using antenna diversity) an output signal based on the at least two digital signals (antenna signals 166,167). Refer to Column 4, line 66 to Column 5, line 12.

Referring to claim 25, Scott discloses that the method further comprises the step of demodulating each of the at least two digital signals (antenna signals 140,141).

Refer to Column 9, lines 3-5.

The step of preparing comprises combining the demodulated signals (antenna signals 140,141) as the output signal (using combining diversity). Refer to Column 9, lines 1-10.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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6. Claims 3 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,859,842 to Scott in view of U.S Patent No. 6,411,824 to Eidson.

Referring to claim 3, Scott does not disclose multiplexing the multiple signals using an SPDT switch.

Eidson discloses in Figure 9 a combiner that performs antenna diversity, which comprises a SPDT switch 920. The combiner computes the amplitudes of the incoming signals from antennas 910 and 912 and then the comparator 918 selects the larger of the two amplitudes and directs the SPDT switch 920 to select the input corresponding to the largest amplitude. Refer to Column 15, lines 21-61. The SPDT switch allows each antenna 910 and 912 to be assigned a pole of the SPDT switch so that the SPDT switch can change from one antenna to another. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include multiplexing the multiple signals using an SPDT switch, the motivation being that a SPDT switch can be turned on in two positions which allows it to switch on a separate antenna when in a certain position, thereby allowing two antennas to be used alternatively depending on their signal quality.

Referring to claim 5, refer to the rejection of claims 2, 3 and 4.

7. Claims 8, 9, 23 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,859,842 to Scott in view of U.S. Patent No. 6,701,141 to Lam.

Referring to claim 8, Scott does not disclose that the step of using comprises using the demultiplexed signals in a beam forming application.

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Lam discloses in Figure 2 an IF beamformer that uses demultiplexed signals from an analog splitter 204 in a beam forming application, where each subarray 208 performs beam forming for its received signals by adjusting the phase of each of the received signals. Refer to Column 4, line 57 to Column 5, line 21. A beam forming network adjusts the phase or amplitude of received signals to form a desired beam towards a particular direction. Refer to Column 1, lines 12-20. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include that the step of using comprises using the demultiplexed signals in a beam forming application, the motivation being that beam forming prevents multi-path transmissions and allows coherent transmission and reception of signals by directing signals in a desired direction.

Referring to claim 9, refer to the rejection of claim 11 and claim 8.

Referring to claim 23, refer to the rejection of claim 8. Furthermore, Scott discloses the use of selection diversity, in which one of the at least two signals is selected as the data output signal. Refer to Column 8, lines 43-67.

Referring to claim 24, refer to the rejection of claim 8. Furthermore, Scott discloses that the method for receiving includes the steps of:

Determining an error (measure of signal quality) of each of the at least two digital signals (antenna signals 166,167). Refer to Column 8, lines 43-67.

Selecting one of the at least two digital signals (antenna signals 166,167) as the data output signal based upon an error criteria (measure of signal quality). Refer to Column 8, lines 43-66.

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8. Claims 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,859,842 to Scott.

Scott does not specifically disclose that the method is embodied in a set of computer instructions stored on a computer readable media and that the computer instructions, when loaded into a computer, cause the computer to perform the steps of the method; that the computer instructions are compiled computer instructions stored as an executable program on the computer readable media; nor that the method is embodied in a set of computer readable instructions stored in an electronic signal.

However, Scott discloses in Figure 2 that each of the hardware components of the receiver system, which reads on computer readable media, are programmed to perform the steps of claim 22. Furthermore, the base station 164, which also reads on computer readable media, must also be programmed to be able to determine the quality of the received signals to determine which signal to use according to a certain antenna diversity method. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to include that the method is embodied in a set of computer instructions stored on a computer readable media and that the computer instructions, when loaded into a computer, cause the computer to perform the steps of the method; that the computer instructions are compiled computer instructions stored as an executable program on the computer readable media; and that the method is embodied in a set of computer readable instructions stored in an electronic signal. One would have been motivated to do so in order to store a predetermined and programmed routine for the system to perform antenna diversity.

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Allowable Subject Matter

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9. Claims 6, 7, 18, 19, 21 and 26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christine Ng whose telephone number is (571) 272-3124. The examiner can normally be reached on M-F; 8:00 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nguyen Chau can be reached on (571) 272-3126. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

C. Ng September 17, 2004

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